

UNITED STATES DISTRICT COURT  
FOR THE EASTERN DISTRICT OF MICHIGAN  
SOUTHERN DIVISION

\_\_\_\_\_  
IN RE AUTOMOTIVE PARTS : Master File No. 12-md-02311  
ANTITRUST LITIGATION : Honorable Marianne O. Battani  
\_\_\_\_\_  
/ : Honorable Mona Majzoub  
\_\_\_\_\_  
:   
PRODUCT(S): :  
\_\_\_\_\_  
:   
WIRE HARNESS SYSTEMS :  
\_\_\_\_\_  
:   
THIS DOCUMENT RELATES TO: :  
\_\_\_\_\_  
:   
ALL END PAYOR ACTIONS :  
\_\_\_\_\_ /

**STIPULATION AND ORDER**

Plaintiffs Melissa Barron; John Hollingsworth; Jane Taylor; Janne Rice; Robert Rice, Jr.; and Stacey Nickell (collectively, “California and West Virginia Plaintiffs in the End Payor Actions”) and the Undersigned Defendants in the End Payor Actions, by and through their respective counsel, stipulate and agree as follows:

To the extent that any of the cases are not otherwise resolved by the conclusion of pretrial proceedings and such cases remain in or have the right to return to any jurisdiction other than the Eastern District of Michigan, California and West Virginia Plaintiffs in the End Payor Actions will consent to the transfer of those cases to the Eastern District of Michigan. Undersigned Defendants in the End Payor Actions will not contest venue in the Eastern District Of Michigan.

The Parties to this Stipulation preserve all other applicable rights. None of the Undersigned Defendants will be precluded from contesting the applicability of any state law in any transferor district on any ground, including, without limitation, that a defendant lacks

sufficient contacts with that state, and nothing herein shall be deemed to preclude plaintiffs from opposing the same.

Other defendants in the End Payor Actions may join this stipulation at a later date provided that they agree to all of its terms.

**SO ORDERED:**

**Dated: September 10, 2012**

**s/Marianne O. Battani**  
United States District Judge

**IT IS SO STIPULATED.**

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